

DOCKET FILE COPY ORIGINAL

WILMER, CUTLER & PICKERING

2445 M STREET, N.W.  
WASHINGTON, D.C. 20037-1420  
TELEPHONE (202) 663-6000  
FACSIMILE (202) 663-6361

WASHINGTON  
BALTIMORE  
NEW YORK  
LONDON  
BRUSSELS  
BERLIN

December 3, 2003

RECEIVED

DEC - 3 2003

Ms. Marlene H. Dortch, Secretary  
Federal Communications Commission  
Office of the Secretary  
445 12<sup>th</sup> Street, S.W.  
Washington, D.C. 20554

FEDERAL COMMUNICATIONS COMMISSION  
OFFICE OF THE SECRETARY

RE: Petitions of WorldCom, Inc. and AT&T Communications of  
Virginia, Inc. Pursuant to Section 252(c)(5) of the  
Communications Act for Preemption of the Jurisdiction of the  
Virginia State Corporation Commission Regarding  
Interconnection Disputes with Verizon Virginia Inc., and for  
Expedited Arbitration, CC Docket Numbers 00-218 & 00-251

Dear Ms. Dortch:

Enclosed for filing please find an original and four copies of Verizon Virginia  
Inc.'s Response to AT&T WorldCom's Rebuttal to Verizon VA's Compliance Filing in the  
above-referenced proceeding. I am also providing an additional copy to be file-stamped and  
returned to me.

Please do not hesitate to contact me at 202 663 6083 should you have any  
questions.

Sincerely,

*Samir Jain / S. M.*  
Samir Jain

No. of Copies rec'd 014  
List ABOVE

# ORIGINAL

Before the  
FEDERAL COMMUNICATIONS COMMISSION  
Washington, D.C. 20554

RECEIVED

DEC - 3 2003

In the Matter of Petition of WorldCom, Inc. )  
Pursuant to Section 252(e)(5) of the )  
Communications Act for Preemption )  
of the Jurisdiction of the Virginia State )  
Corporation Commission Regarding )  
Interconnection Disputes with )  
Verizon Virginia Inc , and for )  
Expedited Arbitration )

FEDERAL COMMUNICATIONS COMMISSION  
CC Docket No 00-218 OFFICE OF THE SECRETARY

In the Matter of Petition of AT&T )  
Communications of Virginia, Inc., )  
Pursuant to Section 252(e)(5) of the )  
Communications Act for Preemption )  
of the Jurisdiction of the Virginia State )  
Corporation Commission Regarding )  
Interconnection Disputes with )  
Verizon Virginia Inc , and for )  
Expedited Arbitration )

CC Docket No 00-251

**VERIZON VIRGINIA INC.'S RESPONSE**  
**TO AT&T/WORLDCOM'S REBUTTAL TO VERIZON VA'S COMPLIANCE FILING**

Verizon Virginia Inc ("Verizon VA") responds to AT&T/WorldCom's criticisms of Verizon's methodology for weighting feature investment costs, discussed in paragraphs 11-20 of the Rebuttal Declaration of Michael Baranowski, attached to AT&T/WorldCom's November 18, 2003 Rebuttal Comments on Verizon VA's compliance filing. These claims, which were raised for the first time in AT&T/WorldCom's rebuttal filing, are beyond the scope of the issues to be addressed in response to the compliance filings, and are in any event incorrect.

As an initial matter, the Bureau made clear that in their rebuttals to a compliance filing, the parties were only to respond to "the specific changes [Verizon] makes to its studies to implement the changes required by [the] order." *Order* ¶ 695. The weighting methodology

about which AT&T/WorldCom complain was not a “change required by [the] order” and in fact was not a change at all. Rather, Verizon has consistently used this methodology from the time it filed its initial switching studies in this case. The arguments raised by Mr. Baranowski are not in any way specific to Verizon VA’s compliance filing. Instead, they are criticisms of Verizon’s underlying switching model. AT&T/WorldCom could have raised these criticisms at any point during this proceeding — but did not — and they are beyond the scope of the issues that can be raised for the first time here.

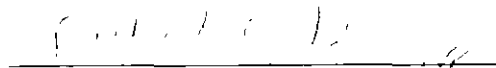
In any event, AT&T/WorldCom’s claims also are wrong. In particular, Mr. Baranowski wrongly asserts that Verizon VA should have assumed that, if SCIS/IN did not model the costs for a feature for a particular type of switch, that the feature was in fact costless for that switch. Thus, he claims that in determining the weighted average investment cost for a feature, Verizon VA should include a zero cost for the percentage associated with the switch type(s) for which SCIS/IN does not have an algorithm for determining the cost. *See, e.g.*, Baranowski Decl. ¶¶ 13-14. To take a simple example, if a carrier has equal percentages of switch types A, B, and C, and the available information indicates that the feature investment cost is \$3 for switch types A and B, and there is no available information to determine the corresponding cost for switch type C, Mr. Baranowski asserts that for switch type C, the feature should be treated as if it has a zero cost, which would mean that the average cost for that feature (for all switch types) is \$2. But that makes no sense. In many cases, although SCIS/IN does not include an algorithm to determine the cost of the particular feature for all three of the switch technologies, this does not mean that the feature itself is unavailable for those switches — or that it is without cost. In those cases, SCIS/IN uses other cost data it *does* have to determine the average feature cost. In

particular, the average feature cost is determined by calculating the weighted average cost of the vendor switch outputs for which information was available

It would make no sense to instead treat the cost of the features in connection with those switch technologies for which an algorithm was not available as zero, as Mr. Baranowski argues. That assumption is entirely arbitrary and will by definition lead to an understated average cost. Taking the example above, if the available information demonstrates that the feature costs \$3 for the two switches for which the data is available, the far more reasonable approach is to conclude that the average cost for that feature for all three switch types is \$3. Indeed, where a specific feature has no incremental cost, SCIS/IN produces a zero cost output.

Accordingly, the Bureau should reject AT&T/WorldCom's claims concerning the feature weighting methodology.

Submitted by



Lynn R. Charytan  
Samir C. Jain  
Wilmer, Cutler & Pickering  
2445 M Street NW  
Washington, DC 20037-1420  
(202) 663-6000

Michael E. Glover  
Karen Zacharia  
Leslie V. Owsley  
Donna M. Epps  
Verizon  
1515 North Court House Road  
Fifth Floor  
Arlington, Virginia 22201  
(703) 351-3100

Dated December 3, 2003

CERTIFICATE OF SERVICE

I do hereby certify that true and accurate copies of the foregoing, Verizon Virginia Inc.'s Response to AT&T/WorldCom's Rebuttal to Verizon VA's Compliance Filing, were served by hand delivery via courier this 3rd day of December, 2003, to:

Tamara Preiss  
Federal Communications Commission  
Pricing Policy Division  
Wireline Competition Bureau  
445 12th Street, SW  
Washington, D.C. 20554

Mark A. Keffer  
Dan W. Long  
Stephanie Baldanzi  
AT&T  
3033 Chain Bridge Road  
Oakton, Virginia 22185

Steven Morris  
Federal Communications Commission  
Pricing Policy Division  
Wireline Competition Bureau  
445 12th Street, SW  
Washington, D.C. 20554

Allen Felfeld, Esq.  
Kimberly Wild  
WorldCom, Inc.  
1133 19th Street, N.W.  
Washington, D.C. 20036

David Levy  
Sidley, Austin, Brown & Wood  
1501 K Street, N.W.  
Washington, D.C. 20005

Mark Schneider  
Jenner & Block LLC  
601 Thirteenth Street, N.W.  
Washington, D.C. 20005

  
John Meehan